IN THE UNITED STATED DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

AUDRINA MINTO A/K/A ARTURO MINTO	
Plaintiff,	취 설 -
v. KATHY L. RUMER, D.O., F.A.C.O.S; DELAWARE VALLEY AESTHETICS, PLLC D/B/A RUMER COSMETIC SURGERY Defendants.	CIVIL ACTION NO. 2:18-cv-02800
ORD	<u>ER</u>
AND NOW, this day of	f, 2018, upon
consideration of Defendants Kathy L. Rumer, D.C)., F.A.C.O.S. and Delaware Valley Aesthetics,
LLC, d/b/a/ Rumer Cosmetic Surgery's Motion to	o Compel Compliance with Subpoena directed
to Records Custodian of Montefiore Medical Cen	ter Radiology Department allowing defendants
to obtain records from Montefiore Medical Cen	nter Radiology Department, and any response
thereto, it is hereby ORDERED that within ten (10) days of the date of this Order, the Records
Custodian of Montefiore Medical Center Radio	ology Department shall provide defendant a
complete copy of plaintiff's medical chart or su	uffer sanction upon further application to the
Court.	
	BY THE COURT:
	Paul'S Diamond U.S.D.L

IN THE UNITED STATED DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

AUDRINA MINTO A/K/A ARTURO MINTO

Plaintiff,

V.

KATHY L. RUMER, D.O., F.A.C.O.S; DELAWARE VALLEY AESTHETICS, PLLC D/B/A RUMER COSMETIC SURGERY

Defendants.

CIVIL ACTION NO. 2:18-cv-02800

MOTION TO COMPEL COMPLIANCE WITH SUBPOENA DIRECTED TO RECORDS CUSTODIAN OF MONTEFIORE MEDICAL CENTER RADIOLOGY DEPARTMENT

COMES NOW, Defendants, Kathy L. Rumer, D.O., F.A.C.O.S and Delaware Valley Aesthetics, PLLC d/b/a Rumer Cosmetic Surgery, by and through counsel, German, Gallagher & Murtagh, P.C., and respectfully requests this Court issue an Order in the form of that attached hereto and in support thereof states as follows:

- 1. On July 2, 2018, Plaintiff, Audrina Minto a/k/a Arturo Minto instituted this action by civil Complaint sounding in medical professional negligence under Pennsylvania substantive law. A copy of Plaintiff's Complaint is attached hereto and marked as Exhibit "A".
- 2. On July 12, 2016 Defendant, Dr. Rumer performed gender reassignment surgery and a bilateral breast augmentation, and related surgical procedures upon plaintiff at Delaware County Memorial Hospital. (Ex. A at para. 23)
- 3. Plaintiff contends that despite her adherence to postoperative care, and as a direct result of the alleged negligence of the defendants in the performance of the gender reassignment

surgery, she suffered a urethral stricture, a vaginal stricture, and clitoral scar tissue, in addition to her inability to engage in sexual intercourse, as well as severe psychological trauma and gender dysphoria. (Ex. A at para. 27)

- 4. Defendants deny any and all liability for the allegations contained in Plaintiff's Complaint.
- 5. Plaintiff seeks to recover damages for, *inter alia*, medical expenses, pain and suffering, and other economic losses.
- 6. Through Plaintiff's medical records it has been discovered that Plaintiff treated with Montefiore Medical Center where revision surgery on Plaintiff was performed subsequent to the surgery by Dr. Rumer which is at issue in this matter.
- 7. Because of the obvious relevancy of plaintiff having treated with Montefiore Medical Center, defendants were caused to have served a subpoena upon the Records Custodian of Montefiore Medical Center Radiology Department. A true and correct copy of that subpoena is attached hereto and marked as Exhibit "B".
 - 8. Plaintiff has not filed any objection to the subpoena.
- 9. Pursuant to Federal Rule of Civil Procedure 45, on August 24, 2018, the Custodian of Records of Montefiore Medical Center Radiology Department was served with a subpoena on behalf of Defendants Kathy L. Rumer, D.O., F.A.C.O.S and Delaware Valley Aesthetics, PLLC d/b/a Rumer Cosmetic Surgery, through Advita, seeking all records pertaining to the treatment of Audrina Minto. See Exhibit "B".
 - 10. Attempt to secure the production of the documents have been made to no avail.
 - 11. Federal Rule of Civil Procedure 45(g) states:

The court for the district where compliance is required – and also, after a motion is transferred, the issuing court – may hold in

contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

- 12. As of the date of the filing of this motion, the Records Custodian of Montefiore Medical Center Radiology Department has not produced any records in compliance with the subpoena nor has it filed a motion for protective order.
- 13. Fact discovery is this matter will conclude on November 8, 2018. Defendants have acted with a promptness to investigate this case and secure the necessary records to abide by this Honorable Court's scheduling Order. The delay by Montefiore Medical Center Radiology Department is unexplained and will cause additional delay in this case.
- 14. The discovery requests are (1) relevant to the subject matter involved in this action; (2) reasonably calculated to lead to the discovery of admissible evidence; and (3) within the scope of permissible discovery pursuant to the Federal Rules of Civil Procedure Rule 26.
- 15. Defendants' preparation of a defense is severely compromised by the failure of the Records Custodian of Montefiore Medical Center Radiology Department to comply with the subpoena.
- 16. Defendant requests the court issue an Order compelling production of all records in the care, custody, and control of the Records Custodian of Montefiore Medical Center Radiology Department pursuant to the attached subpoena.

WHEREFORE, Defendants Kathy L. Rumer, D.O., F.A.C.O.S and Delaware Valley Aesthetics, PLLC d/b/a Rumer Cosmetic Surgery respectfully requests this Court enter an Order in the form of that attached hereto compelling the Records Custodian of Montefiore Medical Center Radiology Department to produce any and all records in its care, custody and control within ten (10) days of the date of this Order.

GERMAN, GALLAGHER & MURTAGH

BV.

John P. Shusted, Esquire

I.D. #44675 – shustedj@ggmfirm.com Chilton G. Goebel, III, Esquire

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Lauren A. Green, Esquire

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Attorneys for Defendants

Kathy L. Rumer, D.O., F.A.C.O.S.

and Delaware Valley Aesthetics, PLLC

d/b/a Rumer Cosmetic Surgery

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Philadelphia, PA 19102

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IN THE UNITED STATED DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

AUDRINA MINTO A/K/A ARTURO MINTO

Plaintiff,

v.

KATHY L. RUMER, D.O., F.A.C.O.S; DELAWARE VALLEY AESTHETICS, PLLC D/B/A RUMER COSMETIC SURGERY

Defendants.

CIVIL ACTION NO. 2:18-cv-02800

MEMORANDUM OF LAW IN SUPPORT OF THE MOTION TO COMPEL COMPLIANCE WITH SUBPOENA DIRECTED TO RECORDS CUSTODIAN OF MONTEFIORE MEDICAL CENTER RADIOLOGY DEPARTMENT

As is stated in the attached Motion, one of the issues in this case is the extent to which Plaintiff may have suffered a urethral stricture, a vaginal stricture, and clitoral scar tissue, in addition to infection and inability to engage in sexual intercourse, as well as severe psychological trauma and gender dysphoria despite her contended adherence to postoperative care. Any information likely to lead to the discovery of admissible evidence with regard to Plaintiff's medical care is relevant. It is for this reason that defendants subpoenaed the records in the possession of the Records Custodian of Montefiore Medical Center Radiology Department pertaining to plaintiff's medical care. Such records are not only calculated to lead to the discovery of admissible evidence, but more than likely would actually contain admissible evidence.

Accordingly, Defendants Kathy L. Rumer, D.O., F.A.C.O.S and Delaware Valley Aesthetics, PLLC d/b/a Rumer Cosmetic Surgery, respectfully request this Court enter an Order

in the form of the attached hereto requiring the Records Custodian and Montefiore Medical Center Radiology Department produce all records identified in the subpoena which are in its care, custody or control.

Respectfully submitted,

GERMAN, GALLAGHER & MURTAGH

BY:

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Attorneys for Defendants

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CERTIFICATE OF SERVICE

Montefiore Medical Center 111 East 210th Street Bronx, NY 10467 Attn: Radiology Department

GERMAN, GALLAGHER & MURTAGH

BY:

John P. Shusted

Chilton G. Goebel, III

Lauren A. Green

Attorneys for Defendants

Kathy L. Rumer, D.O., F.A.C.O.S and

Delaware Valley Aesthetics, PLLC

d/b/a Rumer Cosmetic Surgery

EXHIBIT "A"

Case 2:18-cv-02800-PD Document 1 Filed 07/02/18 Page 1 of 15

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

AUDRINA MINTO, a/k/a ARTURO MINTO 1752 Walton Avenue, Apt. 10A Bronx, NY 10453,

Plaintiff,

Civil Action No.:

-against-

: JURY TRIAL DEMANDED

KATHY L. RUMER, D.O., F.A.C.O.S. 105 Ardmore Avenue Ardmore, PA 19003

and

DELAWARE VALLEY AESTHETICS, PLLC d/b/a RUMER COSMETIC SURGERY, 105 Ardmore Avenue Ardmore, PA 19003

Defendants.

ORIGINAL COMPLAINT FOR DAMAGES PURSUANT TO 28 U.S.C. §1332

Plaintiff Audrina Minto a/k/a Arturo Minto, by and through her attorneys, THE RUBINSTEIN LAW FIRM, LLC., now comes before this Court and complains of KATHY L. RUMER, D.O., F.A.C.O.S., and DELAWARE VALLEY AESTHETICS, PLLC d/b/a RUMER COSMETIC SURGERY, as follows:

JURISDICTION AND VENUE

- Plaintiff AUDRINA MINTO, a/k/a ARTURO MINTO, 1752 Walton Avenue, Apt., 10A,
 Bronx, New York 10453.
- Defendant KATHY L. RUMER, D.O., F.A.C.O.S., is located at 105 Ardmore Avenue,
 Ardmore, Pennsylvania 19003; defendant DELAWARE VALLEY ABSTHETICS, PLLC d/b/a



Case 2:18-cv-02800-PD Document 1 Filed 07/02/18 Page 2 of 15

RUMER COSMETIC SURGERY is located at and maintains its principal place of business at 105 Ardmore Avenue, Ardmore, Pennsylvania 19003.

- The claims herein are brought against both the defendants in the United States District Court for the Eastern District of Pennsylvania, pursuant to 28 U.S.C. §1332 due to diversity of citizenship between plaintiff and defendants, and that this matter in controversy exceeds the sum or value of \$75,000.00, exclusive of costs and interest. The within action asserted herein arose from and are connected to purposeful acts taken by defendants, their agents and/or employees in Pennsylvania. Defendants' contacts with Pennsylvania were continuous and systematic. Plaintiff seeks money damages as compensation for the personal injuries and pain and suffering of plaintiff AUDRINA MINTO, caused by the medical malpractice, negligence and wrongful acts and omissions of defendants in their medical and surgical care and treatment of plaintiff in the gender reassignment surgery performed by defendants upon plaintiff.
- 4. Pursuant to 28 U.S.C. §1332, venue is properly placed in the Eastern District of Pennsylvania, in that plaintiff is a resident of the County of Bronx, State and City of New York and defendants are residents of the Commonwealth of Pennsylvania, having an address at 105 Ardmore Avenue, Ardmore, Pennsylvania 19003, which is within the jurisdiction of this Court.
- 5. This medical malpractice lawsuit is timely filed, in that it is commenced within 2 years from the last date of continuous treatment by defendants KATHY L. RUMER, D.O., F.A.C.O.S., and DELAWARE VALLEY AESTHETICS, PLLC d/b/a RUMER COSMETIC SURGERY, for the injuries complained of herein, which would be timely if brought within the Pennsylvania Court of Common Pleas, Trial Division, pursuant to Pennsylvania State law governing a medical malpractice action.

Case 2:18-cv-02800-PD Document 1 Filed 07/02/18 Page 3 of 15

H.

III.

PARTIES

- 6. Plaintiff Audrina Minto, a/k/a Arturo Minto, hereinafter "Plaintiff", is an adult individual currently residing at, 1752 Walton Avenue, Apt. 10A, Bronx, New York 10453.
- 7. Defendant KATHY L. RUMER, D.O., F.A.C.O.S., hereinafter "Dr. Rumer", was and is a doctor of osteopathic medicine, who at all times pertinent hereto, was engaged in the practice of medicine, pursuing the specialty of cosmetic, plastic and gender reassignment surgery, maintaining an office at 105 Ardmore Avenue, Ardmore, Pennsylvania 19003.
- 8. Defendant DELAWARE VALLEY AESTHETICS, PLLC d/b/a RUMER COSMETIC SURGERY, hereinafter "Rumer Cosmetic", is and was, at all times pertinent hereto, a professional limited liability company organized and existing under the laws of the Commonwealth of Pennsylvania and using a fictitious name Rumer Cosmetic Surgery to provide medical services to patients, operating by and through its agents and/or employees, ostensible agents, residents, medical students, staff, nurses, nurse practitioners, physician assistants and technicians, who operated and staffed a certain facility located at 105 Ardmore Avenue, Ardmore, Pennsylvania 19003.
- 9. At all times relevant and material hereto, defendant Dr. Rumer, owned, operated, managed, maintained and/or staffed defendant Rumer Cosmetic.

FACTS

10. Plaintiff is asserting a professional liability claim against defendants Dr. Rumer and Rumer Cosmetic.

Case 2:18-cv-02800-PD Document 1 Filed 07/02/18 Page 4 of 15

- On July 12, 2016, and at all times pertinent hereto, defendant Dr. Rumer, was and is a doctor of osteopathic medicine and a cosmetic/plastic surgeon licensed under the laws of the Commonwealth of Pennsylvania who at all times pertinent hereto has held herself out as a specialist in cosmetic/plastic surgery, and more particularly, as a specialist in gender reassignment surgery. Dr. Rumer maintains an office and place of business at 105 Ardmore Avenue, Ardmore, Pennsylvania 19003. Plaintiff is asserting a professional liability claim against this defendant.
- 12. On July 12, 2016, and at all times pertinent hereto, defendant Rumer Cosmetic was and is, a professional limited liability company organized and existing under the laws of the Commonwealth of Pennsylvania to provide medical services to patients, and upon information and belief, maintained an office and place of business at 105 Ardmore Avenue, Ardmore, Pennsylvania 19003. At all times pertinent hereto, Dr. Rumer was an agent, servant and/or employee of defendant Delaware Valley Aesthetics, PLLC d/b/a Rumer Cosmetic Surgery. Plaintiff is asserting a professional liability claim against this defendant.
- 13. On July 12, 2016, and at all times pertinent hereto, defendant Dr. Rumer was engaged in the practice of medicine, pursuing the specialty of cosmetic, plastic and gender reassignment surgery, and was obliged to bring to bear in the practice of her profession the professional skill, knowledge, and care which she possessed, and to pursue her profession in accordance with reasonably safe and acceptable standards of medicine in general, cosmetic, plastic and gender reassignment surgery in particular.
- 14. On July 12, 2016, and at all times relevant and material hereto, Dr. Rumer acted individually and/or through her agents, ostensible agents, employees, residents, medical students,

Case 2:18-cv-02800-PD Document 1 Filed 07/02/18 Page 5 of 15

staff, nurses, nurse practitioners, physician assistants and technicians who were acting with actual or implied authority to act within the course and scope of their employment and/or agency with Dr. Rumer.

- On July 12, 2016, and at all times relevant and material hereto, Delaware Valley

 Aesthetics, PLLC d/b/a Rumer Cosmetic Surgery, acted individually and/or through its agents,
 ostensible agents, staff, employees, residents, physicians, fellows, medical students, including Dr.

 Rumer, nurses, nurse practitioners, physician assistants, technicians and/or contractors who were
 acting with actual or implied authority to act within the course and scope of their authority in the
 furtherance of the business and practice of Delaware Valley Aesthetics, PLLC d/b/a Rumer

 Cosmetic Surgery.
- 16. On July 12, 2016, and at all times relevant and material hereto, a physician-patient relationship existed between plaintiff, Dr. Rumer and Delaware Valley Aesthetics, PLLC d/b/a Rumer Cosmetic Surgery.
- 17. Plaintiff's injuries and damages were caused solely and exclusively by the negligence and carelessness of defendants, and/or their actual agents, apparent agents and/or ostensible agents, servants and/or employees, individually, jointly and severally, and were not caused or contributed to by any act or failure on the part of the plaintiff.
- 18. On or about July 12, 2016, plaintiff presented to defendant Dr. Rumer and Rumer Cosmetic for gender reassignment surgery, which was being performed by defendants, their agents, servants and/or employees at Delaware County Memorial Hospital, 501 North Lansdowne Avenue, Drexel Hill, Pennsylvania 19026.

Case 2:18-cv-02800-PD Document 1 Filed 07/02/18 Page 6 of 15

- 19. Prior to and on July 12, 2016, plaintiff was suffering from gender dysphoria, male to female.
- Prior to July 12, 2016, plaintiff consulted with Dr. Rumer and Rumer Cosmetic to discuss gender reassignment surgery, male to female.
- 21. Prior to July 12, 2016, plaintiff underwent hormone therapy, counseling and completed all preoperative guidelines set forth by the World Professional Association of Transgender Health, in preparation for gender reassignment surgery, male to female, to be performed by Dr. Rumer and Rumer Cosmetic.
- 22. Prior to July 12, 2016, defendants Dr. Rumer and Rumer Cosmetic cleared plaintiff for gender reassignment surgery, male to female.
- 23. On July 12, 2016, defendants Dr. Rumer and Rumer Cosmetic, performed gender reassignment surgery and a bilateral breast augmentation, and related surgical procedures upon plaintiff at Delaware County Memorial Hospital.
- 24. Plaintiff, subsequent to performance of gender reassignment surgery on July 12, 2016, by defendants Dr. Rumer and Rumer Cosmetic, continued postoperative care with Dr. Rumer and Rumer Cosmetic.
- 25. Plaintiff, subsequent to performance of gender reassignment surgery on July 12, 2016, by defendants Dr. Rumer and Rumer Cosmetic, performed all postoperative care and procedures as instructed by Dr. Rumer and Rumer Cosmetic.
- 26. Plaintiff also continued to receive continuous medical care and treatment from Dr. Rumer and Rumer Cosmetic, upon information and belief, up to and including February 7, 2017.

Case 2:18-cv-02800-PD Document 1 Filed 07/02/18 Page 7 of 15

- 27. Despite plaintiff's adherence to postoperative care, plaintiff as a direct result of the negligence of defendants Dr. Rumer and Rumer Cosmetic in performance of the gender reassignment surgery, suffered a urethral stricture, a vaginal stricture, and clitoral scar tissue, in addition to her inability to engage in sexual intercourse, as well as severe psychological trauma and gender dysphoria.
- Due to the medical negligence of defendants Dr. Rumer and Rumer Cosmetic, plaintiff, on June 20, 2017, at Mount Sinai Beth Israel Hospital, New York, New York, underwent a revision vaginoplasty; recreation of vaginal cavity; clitoroplasty to correct her clitoris; a urethroplasty to correct her urethra; and a bilateral labiaplasty to correct her labia.
- 29. As a result of the aforesaid negligence of defendants Dr. Rumer and Rumer Cosmetics, plaintiff has been obliged to receive and undergo medical attention and care, and to incur various and diverse expenses, all of which plaintiff may continue to expend in the future.
- 30. As a further result of the medically negligent actions of defendants Dr. Rumer and Rumer Cosmetic, plaintiff suffered physical pain, mental anguish, humiliation and disfigurement, and will continue to suffer same for an indefinite time into the future.
- 31. As a result of the medical negligence of defendants Dr. Rumer and Rumer Cosmetic, plaintiff has suffered a diminution in her ability to enjoy life and life's pleasures, all of which may and will continue indefinitely into the future.

Case 2;18-cv-02800-PD Document 1 Filed 07/02/18 Page 8 of 15

IV.

COUNT I. NEGLIGENCE

AUDRINA MINTO, a/k/a ARTURO MINTO v. KATHY L. RUMER, D.O., F.A.C.O.S.

- 32. Plaintiff incorporates by reference the allegatious set forth in Paragraphs "1" through "31", as if same were set forth at length herein.
- Plaintiff's aforesaid injuries, expenses, losses and damages were the result of the negligence and carelessness of defendant Dr. Rumer, her agents, servants, workers and/or employees, actual, apparent, ostensible and/or others for whose acts or omissions she was responsible.
- 34. The aforementioned negligence and carelessness of defendant Dr. Rumer, her agents, servants, workers and/or employees actual, apparent, ostensible and/or others for whose acts or omissions she was responsible consisted of the following, inter alia:
 - (a) Negligently performing a gender reassignment surgery on plaintiff on July 12, 2016, such that plaintiff suffered a urethral stricture, a vaginal stricture, removal of clitoral scar tissue and loss of vaginal cavity, in addition to infection and her inability to engage in sexual intercourse, as well as severe psychological trauma and gender dysphoria;
 - (b) Seriously damaging plaintiff's urethra, vaginal cavity, labia and clitoris, to the extent that plaintiff has suffered injury requiring corrective surgery, and will require additional surgeries in the future;
 - (c) In causing permanent injury to plaintiff such that plaintiff may not have a functioning and/or properly functioning vagina, labia and clitoris;
 - (d) In causing permanent injury to plaintiff such that plaintiff will never have sexual function;
 - (e) Failing to order, schedule and/or perform postoperative treatment and care for and on plaintiff;

Case 2:18-cv-02800-PD Document 1 Filed 07/02/18 Page 9 of 15

- (f) Failing to render and provide reasonable medical care under the circumstances such that plaintiff would not sustain the injuries aforesaid;
- (g) Failing to timely correct deficiencies in medical care and treatment provided to plaintiff;
- (h) Failing to properly monitor, evaluate and treat plaintiff following gender reassignment surgery on plaintiff on July 12, 2016;
- (i) Failing to conform to the requisite standard of reasonable medical care owed to plaintiff;
- (j) Failing to exercise the degree of skill required by a medical professional under the circumstances such that plaintiff would not sustain the injuries aforesaid;
- (k) Failing to utilize the appropriate skills and learning expected of a board certified plastic surgeon;
- (I) Failing to utilize the appropriate skills and learning expected of a board certified plastic surgeon specializing in gender reassignment surgery;
- (m) Failing to treat plaintiff in such a way as to not cause her harm;
- (n) Failing to order, schedule and/or perform various postoperative diagnostic studies;
- (o) Failing to consult with one or more physicians having the requisite knowledge and skill to treat plaintiff's condition;
- (p) Acting in such a manner as to eliminate plaintiff's opportunity to avoid severe and permanent harm and exposing her to risk of future injury and harm;
- (q) Failing to employ adequate postoperative procedures to prevent harm to plaintiff;
- In providing negligent postoperative care and treatment to plaintiff;
- (s) In failing to render appropriate and/or proper medical care and treatment under the circumstances, thereby substantially increasing risk of harm that plaintiff would require future surgical procedures;
- (t) In failing to establish and follow procedures for the timely and emergent evaluation and treatment of patients postoperatively like the plaintiff;
- (u) In failing to properly supervise defendants' agents, servants and/or employees in their medical care and treatment of plaintiff;

Case 2:18-cv-02800-PD Document 1 Filed 07/02/18 Page 10 of 15

- (v) In failing to provide skilled and competent staff to care for plaintiff;
- (w) In failing to protect plaintiff from unreasonable and foreseeable risk of harm;
- (x) In failing to adequately monitor and/or observe plaintiff;
- (y) In failing to follow appropriate procedures and protocols;
- (z) In such other negligence as may be discovered during the course of discovery.
- 35. Plaintiff relied upon the performance of defendant for the services for which she was retained, and the failure of defendant, her agents, servants and/or employees, to exercise appropriate medical skills and care caused plaintiff severe personal injury and economic harm.

WHEREFORE, plaintiff Audrina Minto, a/k/a Arturo Minto, demands compensatory damages against defendant Kathy L. Rumer, D.O., F.A.C.O.S., in an amount in excess of Seventy-Five Thousand Dollars, along with interest, costs and damages for pre-judgment delay.

COUNT II. NEGLIGENCE

AUDRINA MINTO, a/k/a ARTURO MINTO v. DELAWARE VALLEY AESTHETICS, PLLC d/b/a RUMER COSMETIC SURGERY

- 36. Plaintiff incorporates by reference the allegations set forth in Paragraphs "1" through "35", as if same were set forth at length herein.
- 37. Plaintiff's aforesaid injuries, expenses, losses and damages were the result of the negligence and carelessness of defendant Rumer Cosmetic, its agents, servants, workers and/or employees, actual, apparent, ostensible and/or others for whose acts or omissions it was responsible.

Case 2:18-cv-02800-PD Document 1 Filed 07/02/18 Page 11 of 15

- 38. The aforementioned negligence and carelessness of defendant Rumer Cosmetic, its agents, servants, workers and/or employees actual, apparent, ostensible and/or others for whose acts or omissions it was responsible consisted of the following, inter alia:
 - (a) Negligently performing a gender reassignment surgery on plaintiff on July 12, 2016, such that plaintiff suffered a urethral stricture, a vaginal stricture, removal of clitoral scar tissue and loss of vaginal cavity, in addition to infection and her inability to engage in sexual intercourse, as well as severe psychological trauma and gender dysphoria;
 - (b) Seriously damaging plaintiff's urethra, vaginal cavity, labia and clitoris, to the extent that plaintiff has suffered injury requiring corrective surgery, and will require additional surgeries in the future;
 - (c) In causing permanent injury to plaintiff such that plaintiff may not have a functioning and/or properly functioning vagina, labia and clitoris;
 - (d) In causing permanent injury to plaintiff such that plaintiff will never have sexual function;
 - (e) Failing to order, schedule and/or perform postoperative treatment and care for and on plaintiff;
 - (f) Failing to render and provide reasonable medical care under the circumstances such that plaintiff would not sustain the injuries aforesaid;
 - (g) Failing to timely correct deficiencies in medical care and treatment provided to plaintiff;
 - (h) Failing to properly monitor, evaluate and treat plaintiff following gender reassignment surgery on plaintiff on July 12, 2016;
 - (i) Failing to conform to the requisite standard of reasonable medical care owed to plaintiff;
 - (j) Failing to exercise the degree of skill required by a medical professional under the circumstances such that plaintiff would not sustain the injuries aforesaid;
 - (k) Failing to utilize the appropriate skills and learning expected of a board certified plastic surgeon;
 - (l) Failing to utilize the appropriate skills and learning expected of a board certified plastic surgeon specializing in gender reassignment surgery;

Case 2:18-cv-02800-PD Document 1 Filed 07/02/18 Page 12 of 15

- (m) Failing to treat plaintiff in such a way as to not cause her harm;
- (n) Failing to order, schedule and/or perform various postoperative diagnostic studies;
- (o) Failing to consult with one or more physicians having the requisite knowledge and skill to treat plaintiff's condition;
- (p) Acting in such a manner as to eliminate plaintiff's opportunity to avoid severe and permanent harm and exposing her to risk of future injury and harm;
- (q) Failing to employ adequate postoperative procedures to prevent harm to plaintiff;
- (r) In providing negligent postoperative care and treatment to plaintiff;
- (s) In failing to render appropriate and/or proper medical care and treatment under the circumstances, thereby substantially increasing risk of harm that plaintiff would require future surgical procedures;
- (t) In failing to establish and follow procedures for the timely and emergent evaluation and treatment of patients postoperatively like the plaintiff;
- (u) In failing to properly supervise defendants agents, servants and/or employees in their medical care and treatment of plaintiff;
- (v) In failing to provide skilled and competent staff to care for plaintiff;
- (w) In failing to protect plaintiff from unreasonable and foreseeable risk of harm;
- (x) In failing to adequately monitor and/or observe plaintiff;
- (y) In failing to follow appropriate procedures and protocols;
- (z) In such other negligence as may be discovered during the course of discovery.
- 39. Plaintiff relied upon the performance of defendant for the services for which it was retained, and the failure of defendant, its agents, servants and/or employees, to exercise appropriate medical skills and care caused plaintiff severe personal injury and economic harm.

Case 2:18-cv-02800-PD Document 1 Filed 07/02/18 Page 13 of 15

WHEREFORE, plaintiff Audrina Minto, a/k/a Arturo Minto, demands compensatory damages against defendant Delaware Valley Aesthetics, PLLC d/b/a Rumer Cosmetic Surgery, in an amount in excess of Seventy-Five Thousand Dollars, along with interest, costs and damages for pre-judgment delay.

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DEMAND FOR JURY TRIAL

- 40. Plaintiff incorporates by reference the allegations set forth in Paragraphs "1" through "39", as if same were set forth at length herein.
- 41. Plaintiff hereby demands a jury trial on all claims so triable in this action.

WHEREFORE plaintiff demands an award of compensatory damages in an amount in excess of Seventy-Five Thousand Dollars plus interest, costs and damages for pre-judgment delay.

Case 2:18-cv-02800-PD Document 1 Filed 07/02/18 Page 14 of 15

VI.

RELIEF REQUESTED .

WHEREFORE, plaintiff requests that this Court enter judgment against defendants as follows:

- (a) Compensatory damages in an amount supported by the evidence at trial;
- (b) Damages including: pain, mental anguish, impairment, disfigurement, loss of life's pleasures, reasonable and necessary past and future medical expenses;
- (c) An award for pre-judgment and post-judgment interest, and costs of suit, as provided by law; and
 - (d) Such other legal and equitable relief this Court deems just.

THE RUBINSTEIN LAW FIRM, LLC.

Dated: 6/22/18

Kristy L. Bruce, Esq. Attorneys for Plaintiff

1675 Whitehorse Mercerville Rd., Ste. 106

Hamilton, New Jersey 08619

T: (609) 392-7600 F: (609) 964-1785 Case 2:18-cv-02800-PD Document 1 Filed 07/02/18 Page 15 of 15

VERIFICATION

Audrina Minto, a/k/a Arturo Minto, hereby states that she is a Plaintiff in this Action and verifies that the statements set forth in the foregoing complaint are true and correct to the best of her knowledge, information and belief.

The undersigned understands that any false statements therein made are subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities and applicable Federal Rules of Civil Procedure relating to unsworn falsification to authorities.

Dated: 6/21/18

Audrina Minto, a/k/a Arturo Minto

Case 2:18-cv-02800-PD Document 1-2 Filed 07/02/18 Page 1 of 1

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CIVIL COVER SHEET

The 15.44 civil cover sheet and the information contained berein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of mittaining the civil docket threet. (SEE INSTRICTIONS ON NEXT PAGE OF THIS FORM)

I. (a) PLAINTIFFS				DEFENDANTS	3		
Audrina Minto a/k/a Arturo Minto				Kathy L Rumer, DO, FACOS and Delaware Valley Aesthetics, PLLC d/b/a Rumer Cosmetic Surgery			
(h) County of Residence of First Listed Plaintiff Bronx, NY (EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence of First Listed Defendant Montgomery, PA AN U.S. PLAINTIPF CASES ONLY; NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.			
(4) (and the state of t	1		Attomeys ((/ Known)			
(c) Attortieys (Firm Name. Kristy L. Bruce, Esq. The			DISA	strongs (p many			
Mercerville Rd., Ste. 106	Hamilton, NJ 08619;	809-392-7800	0.00				
II. BASIS OF JURISD	ICTION (Place an "X" in C	Jav Bar Only)		FIZENSHIP OF P	RINCIPAL PARTIES	(Place on "X" in One Box, and One Box for Defend	
D) U.S Government Plaintiff	(U.S. Government	Not a Pargi)		P	TF DEF 1 1 28 1 Incorporated or P of Husiness In	PTF Principal Place 0 4	DEF X4
Defendant	& Divesity (Indicate Citiens)	ip of Parties in Item III)	Citize	n of Another State	K 2 3 2 Incorporated and of Dusiness in		33
				n or Subject of a Country	3 5 3 Foreign Nauan	0.6	O 6
IV. NATURE OF SUI	(Place on "X" to One Box O	nh/		AFFITUME PENALTY		of Suit Code Description	
110 Insurance 120 Martine 130 Miller Act 130 Miller Act 130 Miller Act 134 Negotiable Insurance 130 Recovery of Overpayment & Enforcement of Indigment & Enforcement of Indigment 132 Recovery of Defaulted Student Loans (Excludes Vestrans) 131 Recovery of Overpayment of Vestrans Benefits 138 Recovery of Overpayment of Vestrans Benefits 160 Stockholders' Suits 160 Stockholders' Suits 190 Other Contract 193 Contract Product Liability 196 Franchisec 195 Franchisec 120 Franchisec 120 Franchisec 120 Franchisec 120 Act Torus to Land 1240 Torus to Land 1240 Torus to Land 1240 Torus to Land 1290 All Other Real Property	PERSONAL INJURY 310 Atrylane 315 Atrylane Product Liabitity 320 Assault, Libel & Slauder 310 Pederal Employers' Liabitity 340 Marine 345 Marlos Product Liabitity 350 Motor Vehicle 355 Motor Vehicle Product Liability 350 Other Parsonal Liabitity 360 Other Parsonal Liabitity 362 Personal Injury Medical Majyracice CTLL HEGITN 3440 Other Civil Rights 443 Housing 443 Housing 445 Amer. wDisabilities Employment 346 Amer. wDisabilities Cother 348 Education	PERSONAL INJUR 365 Personal Injury Product Liability 376 Health Care Pharmaceutical Personal Injury Product Liability 386 Abestor Personal Injury Product Liability PERSONAL PROPER 370 Other Fraud 371 Truth is Leading 380 Other Personal Property Damage Product Liability PERSONAL PROPER 370 Other Fraud 371 Truth is Leading 380 Other Personal Property Damage Product Liability PHISONER PLTITUE Rabeas Cerpus: 463 Alien Detainee 510 Motions to Vacate Santenue 530 General 535 Death Penalty Other: 540 Mandamus & Oth 550 Civil Righta 555 Prison Condition 560 Civil Detainee Conditions of Conditions of Conditions of	7 G 625 G 690 G 710 G 726 G 726 G 731 G 751	Drug Related Science of Property 21 USC 881 Other Fair Labor Standards Acr Labor/Management Relations Resident Resident Labor Act Fornity and Medical Leave Act Other Labor Lingston Employee Rethrement Income Security Act MAUNICHATION Naturalization Application Other Immigration Actions	☐ 422 Appeal 2# USC 158 ☐ 423 Withdrawal 2# USC 197 **PROPERTY BIGITS ☐ 300 Copyrighta ☐ 310 Patent ☐ 815 Patent ☐ 815 Patent ☐ 840 Track mark SOCIAL SECURITY ☐ 841 HA (195/ft) ☐ 862 Black Long (92.1) ☐ 863 DFWC/DIWW (405(g)) ☐ 863 DFWC/DIWW (405(g)) ☐ 864 SSID Trite XVI ☐ 865 RSI (405(g)) **PEDERAL TAX MUITS ☐ 870 Taxes (U.S. Plaintiff of Defendant) ☐ 871 (RS—Third Parry 26 USC 7609	C) 375 Falso Claims Act C) 376 Qni Tam (31 USC 3729(s)) C) 400 State Responsions C) 410 Anothrus C) 410 Anothrus C) 410 Anothrus C) 400 Deportation C) 470 Rank steer Influence Carrupt Organizati C) 410 Consumer Credit C) 490 Cable/Sai TV C) 850 Securition/Containo Exchange C) 890 Other Statistory Act C) 891 Agricultural Acts C) 891 Environmental Mai C) 895 Freedom of Inform	ment g ed and ons dities/ dities/ cons cons dities codure codure cod of
	noved from D 3 to Court	Appellate Court	J 4 Reins Reopt	ened Anothe			n -
VI. CAUSE OF ACTIO	28 USC section 1	332 diversity		o not cita jurisdictional state			
VII. REQUESTED IN		IS A CLASS ACTION		MAND \$	CHECK YES only JURY DEMAND:	if demanded in complair : X Yes □No	C.
VIII. RELATED CASE IF ANY		JUDGE			DOCKET NUMBER		
6/27/18	H	SIGNATURE OF AT	TORNEY O	F RECORD			
FOR OFFICE USE ONLY	MAINT	APPLVING IFP		TUDGE	MAG. TUE	OGE	

Case 2:18-cv-02800-PD Document 1-3 Filed 07/02/18 Page 1 of 1

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DESIGNATION FORM

(in be used by counsel or pro so plaintiff to indicate the category of the case for the purpose of assignment to the appropriate calendar) 1752 Walton Avenue, Apt. 10A, Bronx, NY 10453 Address of Plaintiff: 105 Ardmore Avenue, Ardmore, PA 19003 Address of Defendant: 501 N. Lansdowne Avenue, Drexel Hill, PA 19026 Place of Accident, Incident or Transaction: RELATED CASE, IF ANY: Judge: _ _____ Date Terminated: Case Number: Civil cases are deemed related when Yes is answered to any of the following questions: 1. Is this case related to property included in an earlier numbered suit pending or within one year previously terminated action in this court? 21 Does this case involve the same issue of fact or grow out of the same transaction as a prior suit pending or within one year previously terminated action in this court? 3. Does this case involve the validity or infringement of a patent already in suit or any earlier numbered case pending or within one year previously terminated action of this court? 4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights case filed by the same individual? I certify that, to my knowledge, the within case 🔲 Is / 📵 Is not related to any case now pending or within one year previously terminated action in this court except as noted above. DATE: 6/27/18 208813 Attorney at-Law / Pro Se Plaintiff Attorney I.D. # (If applicable) CIVIL: (Place a vin one entegory only) B. Diversity Jurisdiction Cases: Federal Ouestion Cases: Indemnity Contract, Marine Contract, and All Other Contracts Insurance Contract and Other Contracts Airplane Personal Injury FELA Assault, Defamation 3. Jones Act-Personal Injury Marine Personal Injury Antimust Motor Vehicle Personal Injury Patent medical mal Other Personal Injury (Please specify): Labor-Management Relations Products Liability Civil Rights Products Liability - Asbestos Habcas Corous All other Diversity Cases Securities Act(s) Cases (Please specify): _ Social Security Review Cases 10. 11. All other Federal Question Cases (Please specify): ARRITRATION CERTIFICATION (The effect of this certification is to remove the case from eligibility for arbitration) Kristy L. Bruce, Esq. .. counsel of record or pro se plaintiff, do hereby certify: Pursuant to Local Civil Rule 53.2, § 3(c) (2), that to the best of my knowledge and belief, the damages recoverable in this civil action case exceed the sum of \$150,000,000 exclusive of interest and costs: Relief other than monetary damages is sought. DATE: 6/27/18

208813 Auorney I.D. # (if applicable)

Chy 409 (\$/2018)

NOTE: A trial de novo will be a trial by jury only if there has been compliance with F.R.C.P. 38.

Case 2:18-cv-02800-PD Document 1-1 Filed 07/02/18 Page 1 of 1

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM Audrina Minto alkla CIVIL ACTION Arturo Minto Kathy L. Rumer, Do, FACOS and:
Delaware valley Aesthetics, PLCC:
NO.

No.

Alla Rumer Cosnetic Surgery
In accordance with the Civil Justice Expense and Delay Reduction Plan of this court, counsel for plaintiff shall complete a Case Management Track Designation Form in all civil cases at the time of filing the complaint and serve a copy on all defendants. (See § 1:03 of the plan set forth on the reverse side of this form.) In the event that a defendant does not agree with the plaintiff regarding said designation, that defendant shall, with its first appearance, submit to the clerk of court and serve on the plaintiff and all other parties, a Case Management Track Designation Form specifying the track to which that defendant believes the case should be assigned. SELECT ONE OF THE FOLLOWING CASE MANAGEMENT TRACKS: (a) Habeas Corpus - Cases brought under 28 U.S.C. § 2241 through § 2255. () (b) Social Security - Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits. ()(c) Arbitration - Cases required to be designated for arbitration under Local Civil Rule 53.2. (d) Asbestos - Cases involving claims for personal injury or property damage from () exposure to asbestos. (e) Special Management - Cases that do not fall into tracks (a) through (d) that are commonly referred to as complex and that need special or intense management by the court. (See reverse side of this form for a detailed explanation of special management cases.) (f) Standard Management -- Cases that do not fall into any one of the other tracks.

FAX Number

E-Mail Address

(Civ. 660) 10/02

Telephone

EXHIBIT "B"

ADVITA

1800 JFK Boulevard
Suite 604
Philadelphia, PA 19103
Phone 215.569.9155
Fax 215.569.0690
Records@Advita.us
(CIOX Health - Upload to Portal)

August 24, 2018

Montefiore Medical Center 111 East 210th Street Bronx, NY 10467 Attn.: Radiology Department

RE: Audrina Minto DOB: 09/06/1993

Dear Custodian of Records:

We are working with Chilton Goebel, III, Esquire and German Gallagher & Murtagh with reference to the above matter.

Enclosed is a subpoena which permits you to release any and all documents and things in your possession <u>as set forth on the subpoena.</u> Kindly forward the responsive materials to the attention of Colin Speck at ADVITA, 1800 JFK BOULEVARD, SUITE 604, PHILADELPHIA, PA 19103, or via email at Records@Advita.us.

Should you have any questions concerning the enclosed please contact me at 215.569.9155. Thank you.

Very truly yours,

Colin Speck

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•	Issued by th			
	STATES DIST	TRICT CO		2
EASTERN	DISTRICT OF		PENNSYLVAN	IA
Audrina Minto, a/k/a Arturo Minto		SUBPOEN	A IN A CIVIL CASE	}
V.		47	Age (Age)	
Kathy L. Rumer, D.O. and Delaware Va Aesthetics, PLLC, d/b/a Rumer Cosmet		Case Numb	er: 2:18-cv-02800-P	D
ΓΟ: CUSTODIAN OF RECORDS OF:	Montefiore Medical C	Center		**
10. CUSTODIAN OF RECORDS OF.			11/2	91
			1.50	
YOU ARE COMMANDED to appear in t	he United States Distric	ct court at the	olace, date, and time spec	ified below
testify in the above case.	V		11	
LACE OF TESTIMONY		•	COURTROOM	•
	Ti	¥	DATE AND TIME	
			DAIL THE TANK	*
YOU ARE COMMANDED to appear at th	e place date and time	specified help	w to testify at the taking o	fa denositio
in the above case.	te prace, take, and time	эрсогном бого	w to tostif in the mailing o	ra doposino
ACE OF DEPOSITION			DATE AND TIME	
YOU ARE COMMANDED to produce and place, date, and time specified below (list	d permit inspection and documents or objects):	copying of the	following documents or	objects at th
**** SEE ATTACHED ADD	DENDUM ****	*		
				**
ACE	44XVII.—S—4—1		DATE AND TIME	
Advita, 1800 JFK Boulevard, Suite 604	, Philadelphia, PA 19	9103	9/04/2018	9C 9C e
YOU ARE COMMANDED to permit insp	ection of the following	premises at t	ne date and time specifie	d below.
EMISES			DATE AND TIME	
***************************************	.0			
Any organization not a party to this suit that is s rectors, or managing agents, or other persons who matters on which the person will testify. Federa SUING OFFICER'S SIGNATURE AND THE (INDICATE)	consent to testify on its al Rules of Civil Procedu	behalf, and may re, 30(b)(6).	ANT) DATE	re officers, designated,
Michael 4 yu	13		8/24/2018	
SUING OFFICER'S NAME, ADDRESS AND PHONE NUM hilton Goebel, III, Esquire	245 A	CO 0455 /C	Colin Speck)	

¹ If action is pending in district other than district of issuance, state district under case number.

ADDENDUM TO SUBPOENA

Audrina Minto, a/k/a Arturo Minto

County 2:18-cv-02800-PD

Plaintiff

٧.

Kathy L. Rumer, D.O. and Delaware Valley Aesthetics, PLLC, d/b/a Rumer Cosmetic Surgery

Defendant

CUSTODIAN OF RECORDS OF: Montefiore Medical Center

Any and all radiology films*, studies, tests, echocardiograms, MRI, CT, PET, scans, mammograms and reports, including but not limited to, radiology films (on CD) and reports, and any other information pertaining to the treatment of:

Name: Audrina Minto
Address:
Date of Birth:
SSN:

*Please provide an inventory of films , if available, before copying and sending

31850.010

RECORDS CERTIFICATION

RECORDS PERTAINING TO: Audrina Minto RECORDS REQUESTED: radiology films (on CD) and reports

CERTIFICATION OF RECORDS

[]	I do hereby certify as custodian of records that I have produced any and all records, information and documents in my/our possession pertaining to the above-referenced individual. ATTACHED MATERIALS (PLEASE CHECK ALL THAT APPLY): RECORDS PATHOLOGY MATERIALS RADIOLOGY FILMS/CD BILLING OTHER: (Please specify)
	CERTIFICATION OF NO RECORDS
[]	I do hereby certify as custodian of records that after a thorough search no information, records or documents have been located pertaining to the above-referenced individual (PLEASE CHECK ALL THAT APPLY): RECORDS PATHOLOGY MATERIALS RADIOLOGY FILMS BILLING OTHER: (Please specify) MATERIALS HAVE BEEN DESTROYED
This believed	

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